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LETTER AND COMMENTS FROM FLORIDA DEPARTMENT OF ENVIRONMENTAL  
PROTECTION REGARDING SITE ASSESSMENT PLAN FOR BRAVO PIER NS MAYPORT FL  
9/9/1998  
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



Lawton Chiles  
Governor

# Department of Environmental Protection

Twin Towers Building  
2600 Blair Stone Road  
Tallahassee, Florida 32399-2400

Virginia B. Wetherell  
Secretary

September 9, 1998

Ms. Beverly Washington  
Department of the Navy, Petroleum Program  
Southern Division - Naval Facilities Engineering Command  
P.O. Box 190010, 2155 Eagle Drive  
North Charleston, SC 29419-9010

*file: bravowp1.doc*

RE: Site Assessment Plan - Bravo Pier, Naval Station Mayport, Mayport, FL

Dear Ms. Washington:

I have reviewed the above document dated July 1998 (received August 3, 1998). The following comments are suggestions presented as a courtesy since the subject document is not required under Florida regulations:

1. The newest version (currently dated 9-3-97) of Chapter 62-770, F.A.C. should be utilized in conducting the assessment, specifically those references to the method of determination of contaminated soil and the collection and analyses of specified samples.
2. When soil samples are subjected to leachability testing, carefully note the requirements of Chapter 62-770 (1) (C) 2, F.A.C.
3. I suggest the use of a quiescent, low-flow method for ground water sampling.
4. The site appears to be within the area of Site 1330. In the assessment, please note the relationship of the present site and Site 1330, including the status of Site 1330.

As I stated during our telephone conversation today concerning the placement of monitoring wells at Bravo Pier, I am concerned that the contamination at Bravo Pier and at Site 1330 may be commingled. We will have to consider the ramifications of this if and when it may be shown to be the case. If further clarification is required or if you have any questions, please contact me at 850-921-4230.

Sincerely,

James H. Cason, P.G.  
Remedial Project Manager

TJB\_\_\_\_ JJC\_\_\_\_ ESN\_\_\_\_

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